JS 44 (Rev. 10/20)

Case 2:22-cv-0427 CIPT Property Spile 1-0/25/22 Page 1 of 14

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS							
Tatyanna Nace										
				Zachary Austin Woodie						
(b) County of Residence of First Listed Plaintiff Philadelphia County				County of Residence of First Listed Defendant New Castle County, DE						
(EZ	XCEPT IN U.S. PLAINTIFF CA	SES)		NOTE BULLIE			NTIFF CASES OF		O.F.	
				NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(c) Attorneys (Firm Name, 1	Address, and Telephone Number	r)		Attorneys (If Known)						
Simon & Simon, PC	sita 100									
18 Campus Blvd., Su Newtown Square, PA										
II. BASIS OF JURISD	ICTION (Place an "X" in 0	One Box Only)	III. CI	 	PRIN	NCIPAL	PARTIES a	Place an "X" in	One Box fo	or Plaintiff
_	,			(For Diversity Cases Only	")			nd One Box for	Defendant))
U.S. Government Plaintiff (U.S. Government Not a Party)		Not a Party)			PTF X] ₁				DEF 4	
	,				_	_	of Business In Th			_
2 U.S. Government	X 4 Diversity		Citize	en of Another State	2	X 2 Ir	ncorporated and Pr		_ 5	5
Defendant	(Indicate Citizenshi	p of Parties in Item III)					of Business In A	nother State		
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IV. NATURE OF SUIT	(Place an "X" in One Box On	lv)	10.	reign country	Cli	ck here fo	r: Nature of Si	uit Code De	scription	ns.
CONTRACT		RTS	FC	DRFEITURE/PENALTY			RUPTCY		STATUT	
110 Insurance	PERSONAL INJURY	PERSONAL INJUR	Y 62	5 Drug Related Seizure			28 USC 158	375 False (
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	265 Personal Injury - Product Liability	69	of Property 21 USC 881 0 Other	┞	423 Withdra 28 USG		376 Qui Ta 3729(a		C
140 Negotiable Instrument	Liability	367 Health Care/			\perp			400 State F	Reapportion	nment
L 150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury				820 Copyris		410 Antitru 430 Banks		nα
151 Medicare Act	330 Federal Employers'	Product Liability				830 Patent	gnts	450 Comm		ing.
152 Recovery of Defaulted	Liability	368 Asbestos Personal					- Abbreviated	460 Depor		
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160 Stockholders' Suits	355 Motor Vehicle	371 Truth in Lending	L 72	Act	\vdash	COCIAL	CECHIDITY.	485 Teleph		ımer
190 Other Contract 195 Contract Product Liability	Product Liability 360 Other Personal	380 Other Personal Property Damage		0 Labor/Management Relations		861 HIA (1	SECURITY 395ff)	490 Cable/	tion Act Sat TV	
196 Franchise	Injury	385 Property Damage	74	0 Railway Labor Act		862 Black I		850 Securi		nodities/
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REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITION	NS 79	Leave Act 0 Other Labor Litigation	H	864 SSID T 865 RSI (40		890 Other 8	-	
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:		1 Employee Retirement		005 1151 (10)3(g))	893 Enviro		
220 Foreclosure	441 Voting	463 Alien Detainee		Income Security Act			TAX SUITS	895 Freedo	m of Infor	mation
230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate	;		Ш		(U.S. Plaintiff endant)	Act		
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General				871 IRS—T		896 Arbitra 899 Admir		rocedure
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty		IMMIGRATION					view or A	
	Employment	Other:		2 Naturalization Application	on				y Decision	
	446 Amer. w/Disabilities - Other	540 Mandamus & Oth 550 Civil Rights	er 40	5 Other Immigration Actions				950 Consti		OI
	448 Education	555 Prison Condition		Titalions				State 5	turures	
		560 Civil Detainee -								
		Conditions of Confinement								
V. ORIGIN (Place an "X" is	n One Box Only)		•							
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Froceeding Sta	ie Court /	Appenate Court	Кеор	(speci		Strict	Transfer		Direct I	
	Cite the U.S. Civil Star	tute under which you as	e filing (I	Do not cite jurisdictional s	tatutes	unless diver	esity):			
VI. CAUSE OF ACTIO	28 U.S.C. § 1391(a									
vii chesi or heric	Brief description of ca Motor Vehicle Acc									
VII. REQUESTED IN	CHECK IF THIS	IS A CLASS ACTION	l D	EMAND \$		CHE	ECK YES only i	f demanded in	n compla	int:
COMPLAINT:	UNDER RULE 23	3, F.R.Cv.P.				JUR	Y DEMAND:	XYes	□No	
VIII. RELATED CASI	E(S)									
IF ANY (See instructions): JUDGE DOCKET NUMBER										
DATE SIGNATURE OF ATTORNEY OF RECORD										
10/25/2022		Marc	Sim	on						
FOR OFFICE USE ONLY										
RECEIPT # AM	MOUNT	APPLYING IFP		JUDGE			MAG. JUD	GE		

Case 2:22-cv-04276 Page 2 of 14 FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff: Tatyanna Nace - 507 W	Manheim St., Philadelphia, PA 19144				
Address of Defendant: Zachary -101 Atlas Dr.,	New Castle,DE 19720, Total Tire Service In	nc- 600 Terminal Ave., New Castle, DE 19720			
	ntersection of Bartram Ave. & Island Ave.,				
RELATED CASE, IF ANY:					
Case Number:	Judge:	Date Terminated:			
Civil cases are deemed related when Yes is answered to	any of the following questions:				
1. Is this case related to property included in an earlier numbered suit pending or within one year Yes No X previously terminated action in this court?					
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit Yes No X					
3. Does this case involve the validity or infringement numbered case pending or within one year previou		Yes No X			
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Yes No X					
I certify that, to my knowledge, the within case is this court except as noted above.		within one year previously terminated action in			
DATE:10/25/2022					
	Attorney-at-Law / Pro Se Plaintiff	Attorney I.D. # (if applicable)			
CIVIL: (Place a $$ in one category only)					
A. Federal Question Cases:	B. Diversity Jurisdiction C	Cases:			
 Indemnity Contract, Marine Contract, and All FELA Jones Act-Personal Injury Antitrust Patent Labor-Management Relations Civil Rights Habeas Corpus Securities Act(s) Cases Social Security Review Cases All other Federal Question Cases (Please specify): 	□ 2. Airplane Person □ 3. Assault, Defama □ 4. Marine Persona ☑ 5. Motor Vehicle I	ation I Injury Personal Injury Injury (<i>Please specify</i>): ity Asbestos sity Cases			
(The effect of	ARBITRATION CERTIFICATION this certification is to remove the case from eligibility	for arbitration)			
Mara Simon	asel of record <i>or</i> pro se plaintiff, do hereby certify:	ye e e.			
Pursuant to Local Civil Rule 53.2, § 3(c) (2), exceed the sum of \$150,000.00 exclusive of in	that to the best of my knowledge and belief, the d nterest and costs:	lamages recoverable in this civil action case			
Relief other than monetary damages is sought					
DATE:10/25/2022	Mightige it spiritually Attorney-at-Law / Pro Se Plaintiff	201798 Attorney I.D. # (if applicable)			
NOTE: A trial de novo will be a trial by jury only if there has be					

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Telephone	FAX Number	E-Mail Address		
215-467-4666	267-639-9006	MarcSimon@gosimon.co	m_	
Date	Attorney-at-law	Attorney for		
10/25/2022	Marc Simon	Tatyanna Nance		
(f) Standard Management –	Cases that do not fall into a	ny one of the other tracks.	(X)	
(e) Special Management – C commonly referred to as the court. (See reverse si management cases.)		ial or intense management by	()	
(d) Asbestos – Cases involvis exposure to asbestos.	ng claims for personal injur	y or property damage from	()	
(c) Arbitration – Cases requi	red to be designated for arb	itration under Local Civil Rule 53.2.	()	
	Cases requesting review of a decision of the Secretary of Health es denying plaintiff Social Security Benefits.			
(a) Habeas Corpus – Cases b	brought under 28 U.S.C. § 2	241 through § 2255.	()	
SELECT ONE OF THE FO	OLLOWING CASE MANA	AGEMENT TRACKS:		
plaintiff shall complete a Cas filing the complaint and serve side of this form.) In the even designation, that defendant slather plaintiff and all other part to which that defendant belief	the Management Track Design a copy on all defendants. (So went that a defendant does thall, with its first appearance ties, a Case Management Track Design was the case should be assigned.)		ne of verse said ve on	
Zachary Austin Woodie,	et al.,	NO.		
Tatyanna Nance v.	: :	CIVIL ACTION		
T () I		CIVIII A CITICAL		

(Civ. 660) 10/02

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Tatyanna Nance		:	
507 W Manheim St.		:	
Philadelphia, PA 19144		:	#
• ,	Plaintiff	:	
V.		:	
		:	
Zachary Austin Woodie		:	
101 Atlas Dr.		:	
New Castle, DE 19720		:	
	And	:	
Total Tire Service, Inc.		:	
600 Terminal Ave.		:	
New Castle, DE 19720		:	
	Defendant(s)	:	

COMPLAINT

PARTIES

- 1. Plaintiff, Tatyanna Nance, is a resident of the Commonwealth of Pennsylvania, residing at the address listed in the caption of this Complaint.
- 2. Upon information and belief, Defendant, Zachary Austin Woodie, is a resident of the State of Delaware, residing at the address listed in the caption of this Complaint.
- 3. Defendant, Total Tire Service, Inc., is a corporate entity authorized to conduct business in the State of Delaware, with a business address listed in the caption of this Complaint.

JURISDICTION AND VENUE

- 4. This Court has jurisdiction over the parties and subject matter of this Civil Action-Complaint in that the Plaintiff, Tatyanna Nance, is a citizen of Pennsylvania and the Defendant, Zachary Austin Woodie, is a citizen of Delaware, and the Defendant, Total Tire Service, Inc., upon information and belief is a corporate entity with its principal place of business in Delaware and the amount in controversy in this case, exclusive of interest and costs, exceeds the sum of \$75,000.
- 5. Venue is proper in this jurisdiction pursuant to 28 U.S.C. § 1391(a) (1) and (2) in that this is a judicial district in which a substantial part of the events or omissions giving rise to the claims asserted in this Complaint occurred in this judicial district.

FACTS

6. On or about May 14, 2021, at or about 11:30 a.m., Plaintiff, Tatyanna Nance, was the operator of a motor vehicle, which was traveling at or near the intersection of Bartram Ave. & Island Ave., in Philadelphia, PA.

- 7. At or about the same date and time, Defendant, Zachary Austin Woodie, was the operator of a motor vehicle, owned by Defendant, Total Tire Service, Inc., which was traveling at or around the aforementioned location of the Plaintiff's vehicle.
- 8. At or about the same date and time, Defendants' vehicle was involved in a collision with Plaintiff's vehicle.
- 9. At all times relevant hereto, Defendant, Zachary Austin Woodie, was operating the aforesaid Defendant, Total Tire Service, Inc.'s vehicle as an agent, servant and/or employee, acting within the scope of it's agency.
- 10. The aforesaid motor vehicle collision was the result of Defendant, negligently, and/or carelessly, operating his/her vehicle in such a manner so as to rear-end Plaintiff's vehicle.
- 11. The aforesaid motor vehicle collision was a direct result of the negligence, and/or carelessness of the Defendants and not the result of any action or failure to act by the Plaintiff.
- 12. As a result of the collision, Plaintiff suffered severe and permanent injuries, including to the head, left shoulder and neck, as are more fully set forth below.

COUNT I Tatyanna Nance v. Zachary Austin Woodie Negligence

- 13. Plaintiff incorporates the foregoing paragraphs of this Complaint as if set forth fully at length herein.
- 14. The negligence, and/or carelessness of the Defendant, which was the direct cause of the aforesaid motor vehicle collision and the resultant injuries sustained by the Plaintiff, consisted of but are not limited to the following:
 - a. Rear-ending Plaintiff's vehicle, pushing the Plaintiff into the Fedex truck in front of her;

- b. Operating his/her vehicle into Plaintiff's lane of travel;
- c. Failing to maintain proper distance between vehicles;
- d. Operating said vehicle in a negligent, and/or careless manner so as to rearend Plaintiff's vehicle without regard for the rights or safety of Plaintiffs or others;
- e. Failing to have said vehicle under proper and adequate control;
- f. Operating said vehicle at a dangerous and excessive rate of speed under the circumstances;
- g. Violation of the assured clear distance rule;
- h. Failure to keep a proper lookout;
- Failure to apply brakes earlier to stop the vehicle without rear-ending the Plaintiff's vehicle;
- j. Being inattentive to his/her duties as an operator of a motor vehicle;
- k. Disregarding traffic lanes, patterns, and other devices;
- Driving at a high rate of speed which was high and dangerous for conditions;
- m. Failing to remain continually alert while operating said vehicle;
- Failing to perceive the highly apparent danger to others which the actions and/or inactions posed;
- Failing to give Plaintiffs meaningful warning signs concerning the impending collision;
- p. Failing to exercise ordinary care to avoid a collision;

- q. Failing to be highly vigilant and maintain sufficient control of said vehicle and to bring it to a stop on the shortest possible notice;
- r. Operating said vehicle with disregard for the rights of Plaintiff, even though he/she was aware or should have been aware of the presence of Plaintiff and the threat of harm posed to him/her;
- s. Continuing to operate the vehicle in a direction towards the Plaintiff's vehicle when he/she saw, or in the exercise of reasonable diligence, should have seen, that further operation in that direction would result in a collision;
- t. Failing to operate said vehicle in compliance with the applicable laws and ordinances of the Commonwealth of Pennsylvania, pertaining to the operation and control of motor vehicles; and
- u. Being otherwise careless and/or negligent under the circumstances.
- 15. As a direct and consequential result of the negligent, and/or careless conduct of the Defendant, described above, the Plaintiff suffered various serious and permanent personal injuries, serious impairment of bodily function and/or permanent serious disfigurement and/or aggravation of pre-existing conditions, including to the head, left shoulder and neck, all to Plaintiff's great loss and detriment.
- 16. As a result of these injuries, all of which are permanent in nature and all of which are to Plaintiff's great financial detriment and loss, Plaintiff has in the past, is presently and may in the future suffer great anguish, sickness and agony and will continue to suffer for an indefinite time into the future.
- 17. As an additional result of the carelessness and/or negligence of Defendant, Plaintiff has suffered emotional injuries, along with the physical injuries suffered.

- 18. As a further result of Plaintiff's injuries, he/she has in the past, is presently and may in the future undergo a great loss of earnings and/or earning capacity, all to Plaintiff's further loss and detriment.
- 19. As a direct result of the negligent, and/or careless conduct of the Defendant, Plaintiff suffered damage to his personal property, including his/her motor vehicle, which Plaintiff was operating at the time of the aforesaid motor vehicle collision; including but not limited to, storage fees and towing, all to Plaintiff's great loss and detriment.
- 20. Furthermore, in addition to all the injuries and losses suffered by Plaintiff, Plaintiff has also incurred or will incur medical, rehabilitative and other related expenses in an amount equal to and/or in excess of the basic personal injury protection benefits required by the Pennsylvania Vehicle Financial Responsibility Law, 75 Pa.C.S. Section 1701, et. Seq., as amended, for which he/she makes a claim for payment in the present action.

WHEREFORE, Plaintiff, Tatyanna Nance, prays for judgment in plaintiffs' favor and against Defendant, Zachary Austin Woodie, in an amount in excess of Seventy-Five Thousand (\$75,000.00) Dollars, plus all costs and other relief this court deems necessary.

<u>COUNT II</u> Tatyanna Nance v. Total Tire Service, Inc. Negligent Entrustment

- 21. Plaintiff incorporates the foregoing paragraphs of this Complaint as if set forth fully at length herein.
- 22. The negligence, and/or carelessness of the Defendant, which was the proximate cause of the aforesaid motor vehicle collision and the resultant injuries sustained by the Plaintiff, consisted of but are not limited to the following:

- a. Permitting Defendant, Zachary Austin Woodie, to operate the motor vehicle without first ascertaining whether or not he was capable of properly operating said vehicle;
- b. Permitting Defendant, Zachary Austin Woodie, to operate the motor vehicle when Defendant, Total Tire Service, Inc., knew, or in the exercise of due care and diligence, should have known that Defendant, Zachary Austin Woodie, was capable of committing the acts of negligence set forth above;
- c. Failing to warn those persons, including the Plaintiff, that Defendant, Total

 Tire Service, Inc., knew, or in the existence of due care and diligence should
 have known, that the Plaintiff would be exposed to Defendant, Zachary

 Austin Woodie's negligent operation of the motor vehicle; and
- d. Otherwise negligently entrusting said vehicle to said individual Defendant,
 Zachary Austin Woodie.
- 23. As a direct and consequential result of the negligent, and/or careless conduct of the defendant, described above, the Plaintiff suffered various serious and permanent personal injuries, serious impairment of bodily function and/or permanent serious disfigurement and/or aggravation of pre-existing conditions, including to the head, left shoulder and neck, all to Plaintiff's great loss and detriment.
- As a result of these injuries, all of which are permanent in nature and all of which are to Plaintiff's great financial detriment and loss, Plaintiff has in the past, is presently and may in the future suffer great anguish, sickness and agony and will continue to suffer for an indefinite time into the future.

- 25. As an additional result of the carelessness, and/or negligence of Defendant, Plaintiff has suffered emotional injuries, along with the physical injuries suffered.
- As a further result of Plaintiff's injuries, he/she has in the past, is presently and may in the future undergo a great loss of earnings and/or earning capacity, all to Plaintiff's further loss and detriment.
- 27. Furthermore, in addition to all the injuries and losses suffered by Plaintiff, Plaintiff has also incurred or will incur medical, rehabilitative and other related expenses in an amount equal to and/or in excess of the basic personal injury protection benefits required by the Pennsylvania Vehicle Financial Responsibility Law, 75 Pa.C.S. Section 1701, et. Seq., as amended, for which he/she makes a claim for payment in the present action.

WHEREFORE, Plaintiff, Tatyanna Nance, prays for judgment in plaintiff's favor and against Defendant, Total Tire Service, Inc., in an amount in excess of Seventy-Five Thousand (\$75,000.00) Dollars, plus all costs and other relief this court deems necessary.

Tatyanna Nance v. Total Tire Service, Inc. Respondeat Superior

- 28. Plaintiff incorporates the foregoing paragraphs of this Complaint as if set forth fully at length herein.
- 29. The negligence, and/or carelessness of the Defendant, Total Tire Service, Inc., itself and by and through its agent, servant and/or employee, Defendant, Zachary Austin Woodie, acting at all times relevant hereto within the scope of it's agency, which was the direct and proximate cause of the aforesaid motor vehicle collision and the resultant injuries sustained by the plaintiffs, consisted of but are not limited to the following:

- Rear-ending Plaintiff's vehicle, pushing the Plaintiff into the Fedex truck in front of her;
- b. Operating his/her vehicle into Plaintiff's lane of travel;
- c. Failing to maintain proper distance between vehicles;
- d. Operating said vehicle in a negligent, and/or careless manner so as to rearend Plaintiff's vehicle, without regard for the rights or safety of Plaintiffs or others;
- e. Failing to have said vehicle under proper and adequate control;
- f. Operating said vehicle at a dangerous and excessive rate of speed under the circumstances;
- g. Violation of the assured clear distance rule;
- h. Failure to keep a proper lookout;
- Failure to apply brakes earlier to stop the vehicle without rear-ending the Plaintiff's vehicle;
- j. Being inattentive to his/her duties as an operator of a motor vehicle;
- k. Disregarding traffic lanes, patterns, and other devices;
- Driving at a high rate of speed which was high and dangerous for conditions;
- m. Failing to remain continually alert while operating said vehicle;
- n. Failing to perceive the highly apparent danger to others which the actions and/or inactions posed;
- Failing to give Plaintiffs meaningful warning signs concerning the impending collision;

- p. Failing to exercise ordinary care to avoid a rear-end collision;
- q. Failing to be highly vigilant and maintain sufficient control of said vehicle and to bring it to a stop on the shortest possible notice;
- r. Operating said vehicle with disregard for the rights of Plaintiff, even though he/she was aware or should have been aware of the presence of Plaintiff and the threat of harm posed to him/her;
- s. Continuing to operate the vehicle in a direction towards the Plaintiff's vehicle when he/she saw, or in the exercise of reasonable diligence, should have seen, that further operation in that direction would result in a collision;
- t. Failing to operate said vehicle in compliance with the applicable laws and ordinances of the Commonwealth of Pennsylvania, pertaining to the operation and control of motor vehicles; and
- u. Being otherwise careless and/or negligent under the circumstances.
- 30. As a direct and consequential result of the negligent, and/or careless conduct of the Defendant, described above, the Plaintiff suffered various serious and permanent personal injuries, serious impairment of bodily function and/or permanent serious disfigurement and/or aggravation of pre-existing conditions, including to the head, left shoulder and neck, all to Plaintiff's great loss and detriment.
- 31. As a result of these injuries, all of which are permanent in nature and all of which are to Plaintiff's great financial detriment and loss, Plaintiff has in the past, is presently and may in the future suffer great anguish, sickness and agony and will continue to suffer for an indefinite time into the future.

32. As an additional result of the carelessness, and/or negligence of Defendant, Plaintiff has suffered emotional injuries, along with the physical injuries suffered.

- 33. As a further result of Plaintiff's injuries, he/she has in the past, is presently and may in the future undergo a great loss of earnings and/or earning capacity, all to Plaintiff's further loss and detriment.
- 34. As a direct result of the negligent, and/or careless conduct of the Defendant, plaintiff suffered damage to his personal property, including his/her motor vehicle, which Plaintiff was operating at the time of the aforesaid motor vehicle collision; including but not limited to, storage fees and towing, all to Plaintiff's great loss and detriment.
- 35. Furthermore, in addition to all the injuries and losses suffered by Plaintiff, Plaintiff has also incurred or will incur medical, rehabilitative and other related expenses in an amount equal to and/or in excess of the basic personal injury protection benefits required by the Pennsylvania Vehicle Financial Responsibility Law, 75 Pa.C.S. Section 1701, et. Seq., as amended, for which he/she makes a claim for payment in the present action.

WHEREFORE, Plaintiff, Tatyanna Nance, prays for judgment in Plaintiffs' favor and against Defendant, Total Tire Service, Inc., in an amount in excess of Seventy-Five Thousand (\$75,000.00) Dollars, plus all costs and other relief this court deems necessary.

SIMON & SIMON, P.C.

Warc Simon

Marc Simon, Esquire